WISCONSIN LEGISLATIVE COUNCIL STAFF



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CLEARINGHOUSE REPORT TO AGENCY

[THIS REPORT HAS BEEN PREPARED PURSUANT TO S. 227.15, STATS. THIS IS A REPORT ON A RULE AS ORIGINALLY PROPOSED BY THE AGENCY; THE REPORT MAY NOT REFLECT THE FINAL CONTENT OF THE RULE IN FINAL DRAFT FORM AS IT WILL BE SUBMITTED TO THE LEGISLATURE. THIS REPORT CONSTITUTES A REVIEW OF, BUT NOT APPROVAL OR DISAPPROVAL OF, THE SUBSTANTIVE CONTENT AND TECHNICAL ACCURACY OF THE RULE.]

CLEARINGHOUSE RULE 99-134

AN ORDER to create Tax 11.96, relating to delivery of an ordinance to adopt or repeal a county or premier resort area tax.

Submitted by **DEPARTMENT OF REVENUE**

09–01–99 RECEIVED BY LEGISLATIVE COUNCIL.

09–28–99 REPORT SENT TO AGENCY.

RNS:WF:jal;rv

LEGISLATIVE COUNCIL RULES CLEARINGHOUSE REPORT

reported as noted below: STATUTORY AUTHORITY [s. 227.15 (2) (a)] YES NO Comment Attached FORM, STYLE AND PLACEMENT IN ADMINISTRATIVE CODE [s. 227.15 (2) (c)] Comment Attached 3. CONFLICT WITH OR DUPLICATION OF EXISTING RULES [s. 227.15 (2) (d)] YES Comment Attached ADEQUACY OF REFERENCES TO RELATED STATUTES, RULES AND FORMS [s. 227.15 (2) (e)] YES Comment Attached 5. CLARITY, GRAMMAR, PUNCTUATION AND USE OF PLAIN LANGUAGE [s. 227.15 (2) (f)] YES Comment Attached NO / POTENTIAL CONFLICTS WITH, AND COMPARABILITY TO, RELATED FEDERAL REGULATIONS [s. 227.15 (2) (g)] YES Comment Attached COMPLIANCE WITH PERMIT ACTION DEADLINE REQUIREMENTS [s. 227.15 (2) (h)] Comment Attached YES

This rule has been reviewed by the Rules Clearinghouse. Based on that review, comments are

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CLEARINGHOUSE RULE 99–134

Comments

[NOTE: All citations to "Manual" in the comments below are to the Administrative Rules Procedures Manual, prepared by the Revisor of Statutes Bureau and the Legislative Council Staff, dated September 1998.]

2. Form, Style and Placement in Administrative Code

- a. It is suggested that s. Tax 11.96 (1) be deleted from Clearinghouse Rule 99-134. The material in this subsection is explanatory in nature and, if the department considers this information to be necessary, it should be placed in a note to the rule. [See s. 1.09, Manual.]
- b. The department should provide a mailing address for the Secretary of Revenue's office in a note in Clearinghouse Rule 99-134.
- c. In s. Tax 11.96 (2), "any of the following occur" should replace "the ordinance is." Each of the following paragraphs should begin with "The ordinance is"



State of Wisconsin • DEPARTMENT OF REVENUE

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Tommy G. ThompsonGovernor

Cate Zeuske Secretary of Revenue

December 27, 1999

Honorable Fred Risser President, State Senate Rm 220 South State Capitol PO Box 7882 Madison WI 53707-7882

Honorable Scott Jensen Speaker State Assembly Rm 211 W State Capitol PO Box 8952 Madison WI 53708

Re: Clearinghouse Rule 99-134

Dear Senator Risser and Representative Jensen:

Pursuant to s. 227.19(2), Stats., this is to notify you that the proposed rule order relating to delivery of an ordinance to adopt or repeal a county or premier resort area tax, is in final draft form. The proposed rule order was published in the **Wisconsin Administrative Register** on October 31, 1999. A public hearing was not required under the exception provided in s. 227.16(2)(e), Stats.

Copies of the proposed rule order and Report required under s. 227.19(2) and (3), Stats., are enclosed. A brief summary of the proposed rule order follows:

Summary of Proposed Rule Order

Statutory authority: s. 227.11(2)(a), Stats.

Statutes interpreted: ss. 77.70 and 77.9941(1) and (3), Stats.

SECTION 1. Tax 11.96 is created, to set forth Department policy relating to what constitutes timely delivery to the Secretary of Revenue, of an ordinance to adopt or repeal a county sales and use tax or a premier resort area tax.

Sincerely,

Cate Zeuske

Secretary of Revenue

CZ:MPW:cll e:rules\1196 Committees – President Speaker

Enclosure

cc: Deputy Revisor

DEPARTMENT OF REVENUE

CLEARINGHOUSE RULE NUMBER 99-134

SECTION 227.19(2) AND (3), STATS., REPORT

Need for Proposed Rule -

The rule is necessary to set forth Department policy relating to what constitutes timely delivery to the Secretary of Revenue, of an ordinance to adopt or repeal a county sales and use tax or a premier resort area tax.

Public Hearing

A public hearing was not required, pursuant to s. 227.17(2)(e), Stats.

Legislative Council Staff Recommendations

All Legislative council staff recommendations have been incorporated into this proposed rule order, except Comment 2a. Subsection (1) has been redrafted to retain substantive material and delete nonsubstantive material.

Regulatory Flexibility Analysis

The proposed rule order does not have a significant economic impact on a substantial number of small businesses.

e:rules\1196 Committees - Report

PROPOSED ORDER OF THE DEPARTMENT OF REVENUE CREATING RULES

The Wisconsin Department of Revenue proposes an order to create Tax 11.96, relating to delivery of an ordinance to adopt or repeal a county or premier resort area tax.

Analysis by the Department of Revenue

Statutory authority: s. 227.11(2)(a), Stats.

Statutes interpreted: ss. 77.70 and 77.9941(1) and (3), Stats.

SECTION 1. Tax 11.96 is created, to set forth Department policy relating to what constitutes timely delivery to the Secretary of Revenue, of an ordinance to adopt or repeal a county sales and use tax or a premier resort area tax.

SECTION 1. Tax 11.96 is created to read:

Tax 11.96 **Delivery of ordinance; county and premier resort area tax.** (1)

PURPOSE. This section clarifies requirements for the timely delivery of county sales and use tax and premier resort area tax ordinances to the secretary of revenue.

- (2) TIME REQUIREMENT FOR DELIVERY. (a) Adoption ordinance. Any Wisconsin county may impose county sales and use taxes and any Wisconsin municipality or county wholly within a premier resort area under s. 66.307, Stats., may impose a premier resort area tax, by adopting an ordinance. Under ss. 77.70 and 77.9941(1), Stats., a certified copy of that ordinance shall be delivered to the secretary of revenue at least 120 days prior to its effective date.
- (b) Repeal ordinance. Under ss. 77.70 and 77.9941(3), Stats., a county or municipality described in par (a) may repeal a county sales and use tax or a premier resort area tax by delivering a certified copy of the repeal ordinance to the secretary of revenue at least 60 days before the effective date of the repeal.

Note: An ordinance to adopt or repeal a county sales and use tax or a premier resort area tax should be mailed to Wisconsin Department of Revenue, Office of the Secretary, P.O. Box 8933, Madison, WI 53708-8933 or delivered to 125 South Webster Street, Madison, Wisconsin.

- (3) DELIVERY OF ORDINANCE. An ordinance referred to in s. 77.70 or 77.9941(1) or (3), Stats., is timely delivered to the secretary of revenue if, by the prescribed number of days before the effective date, any of the following occur:
 - (a) The ordinance is hand delivered to and received by the secretary of revenue.
- (b) The ordinance is mailed in a properly addressed envelope with the postage duly prepaid, if the envelope is postmarked before midnight and the ordinance is received by the secretary of revenue within 5 days after the prescribed date.
- (c) The ordinance is delivered by a carrier other than the U.S. postal service and the ordinance is received by the secretary of revenue.

Note: Section Tax 11.96 interprets ss. 77.70 and 77.9941(1) and (3), Stats.

The rules contained in this order shall take effect on the first day of the month following publication in the Wisconsin administrative register as provided in s. 227.22(2)(intro.), Stats.

Initial Regulatory Flexibility Analysis

This proposed rule order does not have a significant economic impact on a substantial number of small businesses.

By:

DEPARTMENT OF REVENUE

Dated: 4 UC 71

Cate Zeuske

Secretary of Revenue

e:rules\1196 Proposed Order

FISCAL ESTIMATE FORM		1000 Carat
	LRB#	1999 Session
☑ ORIGINAL ☐ UPDATED	INTRODUCTIO	N #
☐ CORRECTED ☐ SUPPLEMENTAL	Admin. Rule #	Tax 11.96
Subject		
Department of Revenue Policy Regardate Fiscal Effect	arding Adoption or Repea	l of County or Premier Resort Area Tax
State: No State Fiscal Effect	•	
Check columns below only if bill makes a sum sufficient appropriation	direct appropriation or affects a	☐ Increase Costs - May be Possible to Absort
		Within Agency's Budget ☐ Yes ☐ No
	ase Existing Revenues	
☐ Create New Appropriation ☐ Decre	ase Existing Revenues	☐ Decrease Costs
Local: No Local Government Costs		
	Increase Revenues	5. Types of Local Governmental Units Affected:
	☐ Permissive ☐ Mandatory	☐ Towns ☐ Villages ☐ Cities
	Decrease Revenues	☐ Counties ☐ Others
Permissive Mandatory	☐ Permissive ☐ Mandatory	☐ School Districts ☐ WTCS Districts
[] GDD [] EED [] DDO []		0 Appropriations
	☐ SEG-S	
Assumptions Used in Arriving at Fiscal Estimate:		
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ong-Range Fiscal Implications:		
Agency/Prepared by: (Name & Phone No.)	Authorized Stand	· ·
Wisconsin Department of Revenue	Authorized Signature/Telepho	one No. Date
	Yeang-Eng Braun	ue Or Bran 6/23/99
John T. Stott, (608) 266-9706	(608) 266-2700	my 04 man = 123/41